PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 05/2015)

IN THE UNITED STATES DISTRICT COURT FOR THE SAULTING DISTRICT OF TEXAS DIVISION

Children States District fourt Southern District of Toxas FILED

MAR 1 1 2019

David J. Bradley, Clerk of Court

Plaintiff's Name and ID Number

9100 Old Alice Rd. Olmito Texas, 74575
Place of Confinement

B-19-036

CASE NO.

(Clerk will assign the number)

Defendant's Name and Address Individual and officed Colocity Sat. A. Delsado, Jailer

954 E. Harrison Brownsulle TX. 78520
Defendant's Name and Address Individual and official Calicity
Sot. J. Sharra, Jailer.

7100 Old Alice Rd Olmito TX 78525

Defendant's Name and Address Individual and offical Capacity (DO NOT USE "ET AL.") (See Attachment I) Defendants)

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

- 1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
- 2. Your complaint must be <u>legibly</u> handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, <u>DO NOT USE THE REVERSE</u> <u>SIDE OR BACK SIDE OF ANY PAGE</u>. ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
- 3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
- 4. When these forms are completed, mail the original and one copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

FILING FEE AND IN FORMA PAUPERIS (IFP)

- 1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$50.00 for a total fee of \$400.00.
- 2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed in forma pauperis. In this event you must complete the application to proceed in forma pauperis, setting forth information to establish your inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of your inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed in forma pauperis and the certificate of inmate trust account, also known as in forma pauperis data sheet, from the law library at your prison unit.
- 3. The Prison Litigation Reform Act of 1995 (PLRA) provides "...if a prisoner brings a civil action or files an appeal in forma pauperis, the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed in forma pauperis, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from your inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$50.00 administrative fee does not apply to cases proceeding in forma pauperis.)
- 4. If you intend to seek in forma pauperis status, do not send your complaint without an application to proceed in forma pauperis and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

CHANGE OF ADDRESS

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include any motion for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

I

II.

•	PREVIOUS LAWSUITS:
	A. Have you filed any other lawsuit in state or federal court relating to your imprisonment?YESNO
	B. If your answer to "A" is "yes," describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.) 1. Approximate date of filing lawsuit:
	2. Parties to previous lawsuit: Plaintiff(s) Koel BUSTINZA Defendant(s) Perez Ft AL'
	3. Court: (If federal, name the district; if state, name the county.) <u>Cameron</u> County 4. Cause number: 0-04-23
	5. Name of judge to whom case was assigned: don't remember
	6. Disposition: (Was the case dismissed, appealed, still pending?) Settled out of cours 7. Approximate date of disposition: Approximate date of disposition: 7(00) Alice Rd. (Imito RJ. 1857)

III.	EXHAUSTION OF GRIEVANCE PROCEDURES:
	Have you exhausted all steps of the institutional grievance procedure?NO
	Attach a copy of your final step of the grievance procedure with the response supplied by the institution.
IV.	PARTIES TO THIS SUIT: A. Name and address of plaintiff: Rogelio Roel Bustinza to 98431 -
	Daniel Torres # 263015 7100 Old Alice Rd. Olmito Texas 18575
	B. Full name of each defendant, his official position, his place of employment, and his full mailing address.
polated civil. hi	Defendant #1: DMOI LUCID, COMEION LOUNTY SPECIAL MEASURE THIS Devial of Proper Medical Front Nent, Modia de restence, Law Liberty Poles, Madon of Public discrimining, Tambering, with mail, Freedom of Keligan, Clothing, pedding, Freedom of Special Fundament Constitutions, due Prosse, Profit before, Softy, Derictly and Indepictly
	Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Address: 954 E. Harrison St. Brownsuite Texas 78520
	Defendant #2: <u>Sgt. A Delgado Jailer</u> 954. E. Harrison st. Brownsville Texas 78520
violatedaic	Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. For Completive, Aussley, threaten, hereeved retained against, he took my beading the Clothing, Mail tambering Denying Religious Beit, Denvity and indentity
	Defendant #3: Satist. Ybarra Jailer 954 E. Harrison St. Brownsuille, Texas, 78520
	Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. AUSSHAD. Threatened, Ketallation, Hervas sment for Contained denting Freedom of shelph, Religion Daiety and industry holded civil kights Defendant, #4: CPI. D. Castillio Jailer
	954. E. Harrison st. Brownsville Texas 78520
	Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Therefore Ausstean Hervassea allety and inducting for Complainty folder. Defendant #5: () OUNGUEZ Jailer
	954 E. Harrison st Brawnsville Texas 78520.
	Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Pushed Printiff Kogelis, Ketaliation, Herossen, Aussley derothand Inderetty. Violated my civil Rights see section IV Porties to this Suit.

V. STATEMENT OF CLAIM:

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State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how <u>each</u> defendant is involved. <u>You need not give any legal arguments or cite any cases or statutes</u>. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

Clain	I Took Place in Comeron County 954 E. Harrison Bro. TX 285
Pod .	3DL On 3/14/18 Trymate Daniel Torres 263015 had a seizure called out to
Medic	C. O. Salazar toldus to drug him out we retused Sat, I name unknow
Jame w	ith other Gourds to drag him out. We complained that he shouldn't beh
ECAUSE	its not a handy car tank. We tiled a Grievence 3/15/18 that some day Se
iame not	know) come in perpund 2:45 pm He wanted to know ung fild the Grieva
ud wha u	was the trouble maken and that he had beaten Immates before and it we Turned
	care of the Louds, maker ing would. Rogdio Roel, Bustings Got, assulted by Immates
hat day	because of Sat. (51 statements He threated us to cut the Phones of another
le T.J. of	Fond cut vists All because we complained Amel from that Point on I've
reen a	scilled herossed. Threated Intimidating substained Bodily injuryout
VI.	RELIEF:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or
	statutes.
	900.000/XX, Compensatorey Vampaes - 1,000.000/XX PUNITIVE Howages
	900 soolxx Physical Mental and Physical anguish 1.000.000/xxx
* ***	Contion Pa. Il section II Keliet!
VII.	GENERAL BACKGROUND INFORMATION:
	A. State, in complete form, all names you have ever used or been known by including any and all aliases.
	Kogelio Koel Bustin24 - Paniel Torres
	B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison
	or FBI numbers ever assigned to you. Rogelio Roel Bustin24 825593.1498770 - Daniel Torres 263015
	Rugello Roel Dustinza 82059), 1198110 - Danviel 101125 243013
VIII.	SANCTIONS:
	A. Have you been sanctioned by any court as a result of any lawsuit you have filed?YESNO
	B. If your answer is "yes," give the following information for every lawsuit in which sanctions were
	imposed. (If more than one, use another piece of paper and answer the same questions.)
	1. Court that imposed sanctions (if federal, give the district and division):
	2. Case number:
	3. Approximate date sanctions were imposed:
	4 Have the sanctions been lifted or otherwise satisfied?

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C.	Has any court ever warned or notified you that sanctions could be imposed? YESNO
D.	If your answer is "yes," give the following information for every lawsuit in which a warning was issued. (If more than one, use another piece of paper and answer the same questions.)
	1. Court that issued warning (if federal, give the district and division):
	2. Case number:
	3. Approximate date warning was issued:
Executed	on: DATE
	DATE
	(Signature of Plaintiff)
PLAINT	FF'S DECLARATIONS
1.	I declare under penalty of perjury all facts presented in this complaint and attachments thereto are true and
2	correct. I understand, if I am released or transferred, it is my responsibility to keep the court informed of my current
۷.	mailing address and failure to do so may result in the dismissal of this lawsuit.
	I understand I must exhaust all available administrative remedies prior to filing this lawsuit.
4.	I understand I am prohibited from bringing an <i>in forma pauperis</i> lawsuit if I have brought three or more
	civil actions or appeals (from a judgment in a civil action) in a court of the United States while incarcerated or detained in any facility, which lawsuits were dismissed on the ground they were frivolous, malicious,
	or failed to state a claim upon which relief may be granted, unless I am under imminent danger of serious
_	physical injury.
5.	I understand even if I am allowed to proceed without prepayment of costs, I am responsible for the entire filing fee and costs assessed by the court, which shall be deducted in accordance with the law from my
	inmate trust account by my custodian until the filing fee is paid.
Signed thi	s_3 rd day of March, 20 19.
Signed thi	s 3^{12} day of $1/arch$, 20_{19} .
	() () () () () () () () () ()
	Roel Bystigrat, Daniel Torres

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.

Attachment, Defendants)	Attachment, Defendants)
C.O. Noe Santibairez Jailer, Individual and official capacity 7100 Old Alice Rd. Olmito Tx, 78575 Defendants name and address	C.O. Noe Santibairez Jailer, Individual and official capacity 7100 Old Alice Rd. Olmito Tx, 78575
R.N. Julie Pena, nurse Individual and offical Capacity 7/00 Old Alice Rd. Olmito Tx, 78575 Defendants name and address	R.N. Julie Pena, nurse Individual and official Capacity 7/00 Old Alice Rd. Olmito Tx, 78575 Defendants name and address

I Previous Lawsuits
\mathcal{B} .
11 Approximate date of filing May 31, 2018
2. Parties to Previous lawsuit:
Plaintittos - Kogelin Koel Bustinza
Detendant(s): Omar, Lucio Short ent al"
3,1 Court: Southern District of Texas Brownsuille Divison
4.) Cause Number: B-18-084
5.) Name of Judge to whom cose was assigned - don't
remember,
6. Disposition: Dismissed for lack of funds
7.) Approximate date of dispostion: don't remember

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CAPTIALL	777	Parties	7	46	South
section.		Parties	10	11/15	JUII -

Briefly describe the acts) or omission(s) at their detendant u

Medical Director -Inder the Americans with Disabilities Act. Pain and suffering by denying Pain Meds,

Briefly descibe the acts, or omissions) of harmed You: tethreaten, Herrassed, Just Hed

section"	#	Parties	to this	Suit.

Defendant # 9 C.O. Juan Moya Address: 7/00 Old Alice Rd. Olmito Texas 78575 Briefly doscribe the acts or omissioner of this defendant which you claimed harmed you: threaten, Ausselted, Herrassed, causeing Bodily intury, Volated my civil rights

Defendant #10 Jailer Noe Sontibariez

Address: 7100 Old Alice Rd. Olmito Texas, 78575

Briefly describe the acts or Omissions of this defendant which you claim harmed you: failed to report a crime.

Violating my Civil Bights, to Protect and Serve.

Defendant #11 Nurse Julie Pera
Addres: 7100 Old Alice Rd. Olmito Texas, 78575
Briefly describe the acts) or omissions of this defendant which you claim harmed you: failed to report a crime violating my Civil Rights to protect and serve.

VI Relief				
VI NEUE				· · · · · · · · · · · · · · · · · · ·
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with my information	on my NI	IT case w	speciful co	rungering
Law Liburary by way o-	f convita	or or original	and ladders	fac fac
bunks and boxes for so	torrage for	Deconal	conecity fu	11 mon/s
and hot. Honor my relig	ous belier	ies fix to	let shower	s release
public information: and	provide	socks, unde	rueges and	disinfection
for clippers, return all	legal non	er & Derson	almail. Ov	er houl
Grievance system to	be inder	rendent for	on Guards.	Over haul
medical system and po				
medications. Stop co	vering un	assualts t	rom innate	sand
anards, Proper training	na for aux	erds and me	dical staff.	Stop restrain
guards. Proper trainnice inmates who have seiz	ares. An	d stop tam	pering with n	rail and
media correspondés au	nd have r	nail deliv	ered on time	and provide
Bug spray for nats a	dflys.	And prosec	ute any cr	iminalact
to the fullest extent	of the	Law.	J	
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Section I - Continuation of Claim I Rogelio Roel BustiNZA's clames IX Denying our freedom of speech to complaine without retaliation herassment.

Claim II - Told cpl. G. Santos and send two request form that I don't cut meat during lent, 3/21/18 on Fridays they refused to honer that all through lent, I filed a Grievance they never responded back after that I started getting smaller portions of my meals and rotten food, I complained about that and the Jug's having Mold, they never responded back (Vi Grievance) denying my freedom of relingon.

media correspondence. Grievance filed on or about 3/22/2018 for not getting my mail or newspaper. My mother sended certified mail on 4/20/18 with vitale information for parole, my D.U.I. case didn't get it till 5/18/18 after serveral complaint's and whou I was given my mail I was shaken down by Cpl G. Santos and the whole pad too. Insiting a fight among inserted T. cost assurted that day also because of Col G. Santos

Claim III - 3/22/2018 Obstruction of mail tampering, Freedom of

Shaken down by Cpl G. Santos and the whole pad too. Insiting a fight among inmate's I got assualted that day also because of Cpl.G. Santos. They with helded back my kids mail that they had send me, and my mail would never get home properly. Also inmate James Ernest Hawkins to. 274033 has filed managed newmore's Grievance's and they would with held his mail back in retaliation legal mail. Put in mail on March 2,2018 and got it on 4-4-2018 in the pad around 1:40 pm as Camera's will show. And opening my legal mail on too ocasions. 3/28/18. C.O. Torres told Cpl. Santos about my opened mail, Torres said he wrote it down in the activity log

Claim II - Being denyed meaningful accues to law Libruary due process and access to courts. There is no law Libruary. Claim I - Derial of proper nedical attention or treatment. When was booked in and incustudy of D.P.S. Got hurt injured to hand and shoulder and to date hand still goes num, as a inspector will not be able to work and will need new line of Job. Right hand took 5 to loweeks to see Doctor and still in Pain. Also got hurt getting off bunk as they have no ladders to get on or off hurt right foot. And knee on or about 3/6/2018 tried to run in the box only made it worsher as we only have sandle's, no shoe's. Claim VI - Discriminating, because of medical condition, Plaintiff has chronic heartburn was punished, was told by medical staff that of plaintiff would take pills (that plaintiff provided) I would be on Comissary restriction, while food servered gives Plaintiff Heart burn too. Coffee on mourning or milk, noon, kool-Aid, no water till dimer Sink water tastes nasty and smells like sewer writer, moldon vents. Claim VII - Freedom of Public information requested contract to conissary and medical never got a response as price's are high and have no other means of getting hygiene or anything else but threw commissary. Claim IIII - cruel and usual purishment, No boxers or briefs socks, T-shirts, pillows and very cold in pods or cells. Unsanutary conditions, toilets leak, sewer water smells, floors wet all the time. No disinfective for hair clippers or rail cutters, or glove's to clean to lets or disinfective only map bucket water to disinfect. Sof. Delgado took my bealing, Blanket, sheets and only had my spring sort was very cold had to bego laundref Co. to give than

Claim VIII On 4-26-2018 coming from court I was put in a holding cell around 4:00 pm. I complainted to Sqt. A. Delgado about my Chest Dain & that I needed my medication & that we hadn't eater. Francisco Fuentes # 274356) heard him say that he didn't give a fuck and ? sit down plaintiff asked for his name & sat got ma that he knows all the blind spots for the cameras, beat plaintiff up and that he could make plaintiff of sainfully if I didn't shut the fuck-up. Plaintiff to to go sit and sgt kept talking, didn't hear the rest, C.O. Calderon was present. Later on C.D. Calderon came to escow Plaintiff to medical and on the way Sqt. A. Delgado Felt Sqt was going to assualt plaintiff before that nurse to give med's to plaintiff and took pills. Sat got mad plaintiff gave cup to him and kept saying if I had a problem, So visaully mad. When coming from medical Sqt A. Delgado pulled plain to the side to herrassing, threatening plain if I would keep complaing he would Was taken to pool 3DL and cpl. castillo was there we needed to take care of the problems or people cousing prob that he didn't give a fuck we could kill each other that he castillo had been though shit and didn't care, plaintiff te threater, continue page IV

Claim X		
	3/18 C.O. Rodriguez, around 10:00 an or Sa	2
pushs plaintiff	to harry up togo to medical, come back and le	H
Plaintiff in pad 3	3DL. Come back with several guards to shake	
	he 3rd or 4th time in a row before the Sot	
A. Delegado had	already come the day before to do shake	
down just to be	rass Plaintiff took beding, legal paper work	
letters and news	sonal Itiems was done serveral times to	ン
/	I exercise my right to complaint without	
	ation or threated and covering up assualts.	
all actions were	g done under the color of Law 1 59t. A.	
Delegado and	CP/ Costilla have Conspianed to cover u	Ŋ
assults and ha	CP/ Costillo have Conspianed to cover use Violated my Civil Kight Knowly and	/
certifully-		

Claim I Rogelio Roel Bustives and Daviel Torres claim I Profit before I've been incorcerated in Carrizale's County Jail ever since 12-8-2017, Dean Garza is responsiable for disregularding my safety, Disabilities, medical Condictions & treatment, As a result I've been assualted by inmate's & Guards. I've been moved all around carrivale's from different Dorm to Dorm & they also moved me to the old country Jail on 3-10-2018, being in 30/ I had serveral seizures, I also had serveral black outs after getting sick in 3DL & was taken to the hospita and brought back to the same cell. The inmate's in 3N filed a Grievence because 3DL didn't have Disabilité accompdations & my life was in Danger, then I was placed in Dorm 3BR & that tank didn't have accomposation for Disable people too. Due to the fact I was threaten by another inmate in 3BR, because of my Disabilities, what disciplinary did he just decided to put me in segeration single cell & disreguarded my Disabilities. As a result I had two scizures in segeration & when I woke up I was downstairs laying down in a strecher hurt & in pain cause of the way the guards had restrained me when I was having those two seizure's Claim II Dainiel Tosse's claims II-II Due to those two incidents I was moved back to carrizales medical unit on 5-11-2018. Inbetween those two incidents I spoke to Dr. Kenia Walker & She was suppose to make a medication change for me since 3-15-2018 in the old county Jail, She nevered made that medication change on me after I had a different incident with another guard that assualted me on 6-19-2018 while I was having a seizure, the incident happen with Guard Juan Maya in Dorm Lima 1, he busted open my lip & scared me very bad, he was also choking me on to the ground while having a seizure, Inmate's told me that they restrained me while I was having a seizure, picking me up in the air all the way to Booking

Claim II	
to strap me on to their medical chair. That Guard cause me to	<u> </u>
have that seizure in Dorn Lina I, he had me feel truncatize, so	
scared feeling very Depress with my Emotion not knowing what cou	11
scared, feeling very Depress with my Emotion not knowing what cou happen to me nexts & fearing for my Life & well being. This Guar	1
Juan Moya caused me extremely physical pain, caused bodily injur	1,
Juan Moya caused me extremely physical pain, caused bodily injury cuts, abrasion, bruise's, distigurement, mental, obvious distigurement	nen
)	

Now on 6-13-2018 sergeant Ayala came up tome in booking when I was strap down to their Medical chair & threaten me by telling me that I was very Lucky that I have this medical condition of my Epileptic Seizure's, if not he would of found someway to Discipline me very bad & at that time I was fearing for my Life. And what sergeont Ayala wanted to do was press charges on me for kicking him by accident when I was having a seizure. It these octions have been done under the color of the Law ow all claims they in Causpired against aun right cayer in up assylted Intimidate use denyed our Religious beliets and tryed to Osbstructeed our camplaint.

Claim IV			
Now on 6-	22-2018 I	had another.	seizure Their in
transport unit & med			
hospital, while I was			
Medical Center, these			
each other of what of	ficer Juan Mo	ya had told	them that I
was the inmate that	he had assuct	ted very bad	in Dorm Lina 1.
was the inmate that the these two officers the my science's, but I was of what these two officers they failed to report	right that I	was complete	ly out due to
my science's, "but I u	rusnit cuz I	was over her	wing everything
of what these two offi	cers, were tal	King about. Off	cer Name
they failed to repor	+ the assalts	. 1	loe Soutiboriez
Claim			
Also a fen	ale nurse Ju	lie Pena felt	very great about
Officer Juan Moya Assuc			
the other guards from			
Juan Mour had assua	Ited me very l	bad in Darm L	ing 1. this
nurse had no business	telling other	officers fro	m 2nd shift
nurse had no business of the way officer it was very funny of so much right infron the 2nd shift officer	Moya had a	sualted me	of apparently
it was very funny:	to her cause	she was law	ighing about it
so much right intron	t of my face	their in tra	rsport yout with
the 2nd shift office	ers. They've	tailed to re	part the assualts,
			``

			3/6/19	•
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% 0	i will find the	complaint se	ection 1983 a	nd a
T.R.O. enclosed	"we do not has	18 a CODY MA	ichine we to	ried
but no success.	The copy's of	the Grievan	ces for Daniel	Torres
were stop at the	e mail room a	nd send back	to his prother	stating
were stop at the they were contro we have a case	band he will f	orward them	to the court	once
we have a case	# to prove t	hat we Exha	justed all firi	evance
Procedure's, if you	i could please	send a copy	of the compla	int
back, it would be	areatly apprice	iated or a c	apy for our re	cords
"two if possible.	enclosed you u	sill find 24	nas. We only	ly had
(1) one I.F.P.	and we both si	aned it the	ank you for	your
time in this	matter.		, ,	
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